

Faculty, to any student who shall have completed either of the industrial courses prescribed by said Board, or an equivalent thereof.

Approved, April 18th, 1872.

CH. 140.]      CHAPTER LXIII.      [H. F. 47.

CONDITIONAL SALES OF PERSONAL PROPERTY.

AN ACT Requiring that conditional Sales of Personal Property be executed, acknowledged, and recorded like Mortgages of personal Property, to be of any Validity as against bona fide Purchasers, Executions, and attaching Creditors. APRIL 18.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That no sale, contract, or lease, wherein the transfer of title or ownership of personal property is made to depend upon any condition, shall be valid against any creditor or purchaser of the vendee, or lessee, in actual possession, obtained in pursuance thereof, without notice, unless the same be in writing, executed by the vendor or lessor, acknowledged, and recorded, the same as chattel mortgages. Conditional sales, etc., of personal property must be acknowledged and recorded, to affect third parties.

Approved, April 18th, 1872.

CH. 141.]      CHAPTER LXIV.      [S. F. 111.

THE VENUE IN ACTIONS UPON NEGOTIABLE PAPER.

AN ACT to Amend Section 2,800 of the Revision of 1860, so as to limit the Venue in Actions upon negotiable Paper to a County wherein some one of the Makers shall reside. APRIL 18.

SECTION 1. *Be it enacted by the General Assembly of the State of Iowa*, That section 2,800 of the Revision of 1860 be, and the same is hereby, amended by adding thereto the following: "*Provided*, That in all actions upon negotiable paper, except when made payable at a particular place, in which any maker being a resident of this State shall be made a party defendant, the Revision: §2800.

Venue limited to county in which any maker resides.